

EXHIBIT A

PEOPLE OF THE STATE OF ILLINOIS

VS

NUMBER 06110661601

LARRY

J MARTIN

CERTIFIED STATEMENT OF CONVICTION / DISPOSITION

I, DOROTHY BROWN, Clerk of the Circuit Court of Cook County, Illinois, and keeper of the records and seal thereof do hereby certify that the electronic records of the Circuit Court of Cook County show that:

The States Attorney of Cook County/Local Prosecutor has filed a complaint with the Clerk of the Circuit Court.

Charging the above named defendant with:

720-570/402 F PCS - POSSESSION - LESS T
The following disposition(s) was/were rendered before the Honorable Judge(s):

02/18/06 PROBABLE CAUSE TO DETAIN
MYLES RAYMOND

02/18/06 BAIL AMOUNT SET
MYLES RAYMOND

\$ 55000

02/18/06 MOTION STATE - CONTINUANCE -MS
MYLES RAYMOND

03/09/06 7138

02/18/06 DEF DEMAND FOR TRIAL
MYLES RAYMOND

03/09/06 NOLLE PROSEQUI
JORDAN MICHELLE

C001

I hereby certify that the foregoing has been entered of record on the above captioned case.

Date 07/14/08



DOROTHY BROWN
CLERK OF THE CIRCUIT COURT OF COOK COUNTY

EXHIBIT B

FILED

Case 1:08-cv-01511 Document 6 Filed 03/20/2008 Page 1 of 8

BR

MARCH 20, 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

RECEIVED

MAR 13 2008 *aw*
MAR 13 2008
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

LARRY MARTIN

(Enter above the full name
of the plaintiff or plaintiffs in
this action)

08CV1511
JUDGE KOCORAS
MAGISTRATE JUDGE SCHENKIER

vs.

Case No: _____
(To be supplied by the Clerk of this Court)

OFFICER PETT, OFFICER RODGER,

DETECTIVE EARNshaw, THEY ARE BEING

SUIT IN THERE INDIVIDUAL

CAPACITIES, AND MR. ISMIAL.

(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")

CHECK ONE ONLY:

X

**COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983
U.S. Code (state, county, or municipal defendants)**

**COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE
28 SECTION 1331 U.S. Code (federal defendants)**

OTHER (cite statute, if known)

**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

I. Plaintiff(s):

- A. Name: LARRY MARTIN
- B. List all aliases: LARRY BOND, JAME MARTIN.
- C. Prisoner identification number: 20070088166
- D. Place of present confinement: COOK COUNTY JAIL
- E. Address: P.O. BOX 089002, Chicago, IL. 60608

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: OFFICER PETT
Title: POLICE OFFICER
Place of Employment: 70th in Cottage Grove Ave. Chicago, IL. 60629
- B. Defendant: OFFICER RODGER
Title: POLICE OFFICER
Place of Employment: 70th in Cottage Grove Ave. Chicago, IL. 60629
- C. Defendant: DETECTIVE EARNSHAW
Title: DETECTIVE UNIT.
Place of Employment: 70th in Cottage Grove Ave. Chicago, IL 60629

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

D. Defendant: Mr. Ismial Ray.

Title: Building owner.

Place of Employment: 813 E. 65 st. Chicago, IL 60629

1. Mr. Ismial could and should be call as a Defendant, because he "Comspire with Officer Pett. and Officer Rodger, to violate the Plaintiff's Constitutional Rights under the 4,5,and 14 Amendment.

III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

- A. Name of case and docket number: 1983 Civil Rights Form. 07-c-766
- B. Approximate date of filing lawsuit: Dec. 8, 2006
- C. List all plaintiffs (if you had co-plaintiffs), including any aliases: LARRY
MARTIN
- D. List all defendants: TURNER ET AL.
- E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): NORTHERN DISTRICT OF ILLINOIS
- F. Name of judge to whom case was assigned: REBECCA R. PALLMEY
- G. Basic claim made: FOOD ILLNESS
- H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): PENDING
- I. Approximate date of disposition: 2-12-08

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

Statement of claim:

1. On september 27,2006, Plaintiff where arrested on the charge of Burglary, in violation of his constitutional rights, under the 4,6,8, and 14 amendment. For "false arrest", "False incarceration", and "Malicious Prosecution.
2. Plaintiff tried to explain to officer Pett, that he never comitted this burglary, and never enter the owner Mr. Ismial building and that he saw some copper wire sticking between a gate while he was walking down the ally, and that he tried to pull that wire through that gate.
3. Plaintiff was taking back to the crime scene, while setting in officer Pett's patrol car Plaintiff over heared officer Rodgor and the owner Mr. Ismial talking about what took place. Mr. Ismial explain to officer Rodgor that the Plaintiff was "Attempting " to pull some wire from between his gate. Officer Rodgor stated "thats not no Buglary"!!
4. Plaintiff then where taking to area three police station where he was "Charge with Burglary", but couldn't understand why! since he never enter the owner building.
5. The owner Mr. Ismial had no "Knowledge of what constituted Burglary", untill he was "Coerce" by officer Pett and officer Rodgor. While in conspiracy to conspire against the Plaintiff to violate the Plaintiff's constitutional rights. While at the same time "Manufacturing" False evidence for the prosecutor by having the owner Mr Ismial to state that he saw the Plaintiff inside his building walking with a roll of copper wire so that they can "Falsely accused the Plaintiff of Burglary" in violation of his constitutional rights.
6. On September 27,2006, a detective Earnshaw was call in to investigate the crime scene, but fail to investigate by not taking finger prints that could have clear the Plaintiff of this crime. Ignored the plaintiff's plead that he was innocent of this crime. Ignored the Plaintiff's statement that he saw the copper wire sticking in the gate. While conspiring with officer Pett and officer Rodgor to violate the Plaintiff's "constitutional rights.

7. On or about Nov. 16, 2006, The States Attorney seek an indictment against the Plaintiff for Burglary. Detective Earnshaw was call in to testified as a witness for the States Attorney at the grand jury indictment hearing.

Detective Earnshaw engaed in "Malicious Prosecution" by perjuring himself before the Grand Jury, while misleading the jury into thinking that the Plaintiff committed this criam in order to seek an indictment against the Plaintiff in violation of Plaintiff's Comstitutional Rights.

PLAINTIFF'S PAIN AND SUFFERING CAUSE BY THE DEFENDANT'S
CONSTITUTIONAL VIOLATION

1. The Plaintiff was incarcerated as a result of his Comstitutional violation for over "THIRTEEN MONTHS".

2. While incarcerated Plaintiff suffer seriously "PHYSICAL, EMOTIONAL, MENTAL DISTRESS." Plaintiff's bond was 225,000 which made it impossible for him to bond out. Plaintiff had no income coming in to buy personal needs such as soap and deodorent. Plaintiff had to seek protection by jorning a gang, evertruly, Plaintiff was attack by a follow inmate who bit a hold out of his hand that needed six stiches, and he had to have a tetanus shot.

3. Due to Plaintiff's unsanitary living condition at the Cook County Jail ,Plaintiff obtain two serious boils on his body, one on his forehead and the other one under his arm. The boil on the Plaintiff's forehead left a scar that would be there for the rest of his life. These boils had to be surgeonly remove.

4. Due to the Plaintiff's long incarceration he lose his "Appartment and everything that he every owned." All of his important papers, clothes, Tvs.Redio, most important his pictures of his love ones that are unreplacable.

5. Plaintiff where left homeless after his release date Nov.8,2007. by the trial Judge, who evertruly "Acquitted" him. Left without any family member to help him, Plaintiff fail off into a deep depression while living in the streets. Plaintiff found an abandone building to stay in to keep warm. Two week later Plaintiff found his self reincarcerated on a charge of "Burglary" for living in that abandoned building by the same area three police station.

6. This complaint are very difficult for the Plaintiff to litigat due to the "Mental and Emotional Distress that the Plaintiff suffer. There are three or four Defendants who has conspire against the plaintiff to "Deprive him of his lift and liberty without Due Process". Plaintiff's claim are so complex and or intricate that a trained Attorney is necessary to prectect the Plaintiff "Civil Rights.

CONCLOUION

THE DEFENDANTS PETT, RODGOR, ISMAIL, AND EARNSTHAW ARE RESPONSABLE FOR VIOLATING THE PLAINTIFF'S CONSTITUTIONAL RIGHTS UNDER THE 4,5, and 14 AMENDMENT...

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.


I WOULD LIKE THE DEFENDANTS TO PAY THE PLAINTIFF IN THE SUM OF 5.5 MILLION DOLLAR
DOLLARS FOR THE PLAINTIFF'S PHYSICAL, MENTAL, AND EMOTIONAL DISTRESS.

VI. The plaintiff demands that the case be tried by a jury. ☒ YES ☐ NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 7 day of MARCH, 2008


 (Signature of plaintiff or plaintiffs)

LARRY MARTIN
 (Print name)

20070088166
 (I.D. Number)

P.O. BOX 089002, CHICAGO, IL. 60608
 (Address)